## IN THE CRIMINAL COURT OF TENNESSEE FOR THE 30<sup>TH</sup> JUDICIAL DISTRICT AT MEMPHIS DIVISION \_\_\_\_

STATE OF TENNESSEE		
VS. NO: (S)	CHARC	GE(S)
DEFENDANT,		
DEI ENDANT		
ORDER REVOKING AND DIRECTING EXECU		
This matter came on to be heard on the	day of	, 20, upon the petition
of the State of Tennessee for revocation of susp	pension of sentence, t	restimony of witnesses, statements of
counsel and the record as a whole;		
FROM ALL OF WHICH THE COUR	RT FINDS that the d	defendant has violated the terms and
conditions of the suspension of sentence hereto	fore granted, and tha	t the original judgment of conviction should
be executed upon the defendant.		
IT IS, THEREFORE, ORDERED, AI	DJUDGED AND D	ECREED:
1. That the suspension of sentence heretofore §	granted to the above	named defendant be and the same is hereby,
REVOKED;		
2. That the original judgment of conviction, as	s spread upon the mir	nutes of this Court and herein incorporated
in full by reference, be, and the same is here	eby, executed upon the	he defendant;
3. That the cost of this proceeding be, and the	same are hereby, tax	ed to the defendant; AND
4. That the place of confinement for the remain	nder of this sentence	is Ordered to be:
Entered this day of	, 20	·
APPROVED:	JUDGE	
Attorney for Defendant	Filed: _ William	R. Key, Clerk
Assistant Attorney General	By:	D.C.